PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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1 ' '	cant's or agent's file -P501205WO	e reference	FOR FURTHER A	CTION	See Form PCT/IPEA/416			
Į.	national application GB2004/00128		International filing date 24.03.2004	(day/month/year) .	Priority date (day/month/year) 29.03.2003			
Interr	national Patent Clas	ssification (IPC) or na	l ational classification and	IPC:				
A01	International Patent Classification (IPC) or national classification and IPC A01N53/00, A01N25/34, A01N25/00, A01M1/02, A01M1/20, A01M1/16, A01M1/10, A01M5/06							
1	Applicant AGRISENSE-BCS LIMITED et al.							
1.	This report is the Authority under	e international prel Article 35 and tran	liminary examination resmitted to the applica	eport, established by that according to Article 3	nis International Preliminary Examining 36.			
2.	This REPORT c	onsists of a total o	f 6 sheets, including t	his cover sheet.				
3.			y ANNEXES, comprisi	•				
1				eau) a total of sheets,				
	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.							
	b. (sent to to sequence	he International Bue Insting and/or table	es related thereto, in d	computer readable form	er of electronic carrier(s)) , containing a nonly, as indicated in the Supplemental			
	Box Rela	ting to Sequence I	Listing (see Section 80	2 of the Administrative	Instructions).			
4.	This report conta	ains indications rel	ating to the following it	tems:				
	⊠ Box No. I	Basis of the opin	ion					
	☐ Box No. II	Priority			,			
	☐ Box No, III	Non-establishme	ent of opinion with rega	ard to novelty, inventive	step and industrial applicability			
	☐ Box No. IV	Lack of unity of it						
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
	☐ Box No. VI	Certain documen						
			n the international app					
	☑ Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of th	nis report					
04.11.2004				15.02.2005				
Name and mailing address of the international preliminary examining authority:		Authorized Officer	. na Pitha.					
European Patent Office		• •	desirence and it					
_	D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d			Marie, G	(a) (b) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c			
Fax: +49 89 2399 - 4465			o opina a	Telephone No. +49 89 2	2399-2571			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001289

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_	Box No. I	Basis of the report				
1	With regard to the language , this report is based on the international application in the language in which i filed, unless otherwise indicated under this item.					
	********	eport is based on translations from the original language into the following lan is the language of a translation furnished for the purposes of:	guage ,			
	☐ inte ☐ pub	ernational search (under Rules 12.3 and 23.1(b)) blication of the international application (under Rule 12.4) ernational preliminary examination (under Rules 55.2 and/or 55.3)				
2		With regard to the elements* of the international application, this report is based on <i>(replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):</i>				
	Description,	, Pages				
	1-29	as originally filed	·			
	Claims, Num	nbers				
	1-28	as originally filed				
	Drawings, Si	iheets	· ·			
	1/8-8/8	as originally filed				
	□ a seque	ence listing and/or any related table(s) - see Supplemental Box Relating to Se	equence Listing			
3.		nendments have resulted in the cancellation of:	•			
	☐ the c	☐ the description, pages ☐ the claims, Nos.				
	☐ the d	☐ the drawings, sheets/figs ☐ the sequence listing (specify):				
	□ any t	table(s) related to sequence listing (specify):				
4.		port has been established as if (some of) the amendments annexed to this report in made, since they have been considered to go beyond the disclosure as filed all Box (Rule 70.2(c)).	oort and listed below d, as indicated in the			
	☐ the d☐ the c	description, pages claims, Nos.				
	☐ the d	drawings, sheets/figs				
	☐ any ta	sequence listing (specify): table(s) related to sequence listing (specify):				
	* If item	m 4 applies, some or all of these sheets may be marked "s	superseded."			

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-28

No: (

No:

Claims

Claims

1-20

Inventive step (IS)

Yes: Claims

Industrial applicability (IA)

Yes: Claims

1-28 1-28

No: Claims

ns

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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Re Item I Basis of the opinion

The documents to which this communication refers are numbered in their order of appearance in the international search report.

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Novelty (Article 33(2) PCT)

D1 discloses a device suitable for fighting noxious insects which comprises a substrate of fibres and/or fibrils containing a pheromone in adsorbed or dispersed form, said fibrous substrate being partially coated with a layer impermeable to the pheromone, such as a polyester film (*col.3,l.31*), and carrying, adhering to its external surface, an insecticide or a substrate impregnated with an insecticide (*claim 1*).

D2 discloses an artificial trail material which is suitable for application around an area to be protected against insects, said material carrying a continuous band of attractant along its length, and preferably a toxicant, which is disposed to be taken up as the insect follows the trail (*claims 1 and 2*).

D3 discloses insecticidal tapes or sheets obtained by coating of a mixture of an insecticide with an adhesive agent thereto (abstract).

None of these documents disclose a system suitable for controlling insects, which system includes a substrate in the form of an <u>elongate tape having thereon a plurality of target zones spaced apart at predetermined intervals</u> along a first surface of the substrate, each target zone including an insect attractant and/or an insect control agent.

2. Inventive step (Article 33(3) PCT)

Although the present application as claimed seems to be novel, it is not considered to involve an inventive step for the following reasons:

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The difference between the present subject-matter and the systems of the prior art lies in the plurality of target zones spaced appart along a first surface of the substrate.

The problem to be solved by the present application can therefore be considered as to provide an improved system suitable for controlling insects which is not difficult and/or slow to apply and which has a "long" field life.

Although the documents do not disclose the possibility of having a certain number of target zones comprising the insect attractant and/or the control agent on the substrate, the man skilled in the art would consider the present system as an obvious alternative to the systems described in the prior art insofar as the number of attractive and/or toxic devices (D1) or trails (D2) or tapes or sheets (D3) to be used can be chosen by the end user in function of the crop or the nature/level of infestation of pest insects, said systems not being labour intensive.

Moreover, the present invention seems to have several drawbacks in comparison thereto: a) depending on the crop and on the nature/level of infestation of pest insects, the end user needs to buy several tapes reels/rolls since the lenght iof intervals between the target zones is fixed; b) a certain lenght of substrate is simply used for bridging the target zones of the tape, which seems to be more expensive and less environment friendly than using a chosen and well-defined number of devices, trails, tapes or sheets as disclosed in D1-D3.

Dependent claims do not appear to contain any additional features which meet the requirements of the EPC with respect to inventive step because they are considered to be of normal design for the man skilled in the art trying to solve the problem posed and represent a simple juxtaposition of known measures, for example with regard to the controlled release of the chemical agent.

3. Industrial applicability (Article 33(4) PCT)

The whole application as claimed fulfills the requirements of said article.

Re Item VIII

Certain observations on the international application

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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- 1. The subject-matter of claim 2 is unclear within the meaning of Article 6 PCT insofar as the expression "or the like" leads to doubt concerning the matter for which protection is sought.
- 2. The nomenclature of bicyclo-chemical attractants from claim 12 and page 7 of the description should be revised.
- 3. The backreferences of claims 12, 15 and 20 seem to be erroneous.